

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ROME DIVISION

FILED IN CLERK'S OFFICE
U.S.D.C. Rome
FEB 23 2004
LUTHER D. WILSON, III, Clerk
By Deputy Clerk

IN RE: TRI-STATE
CREMATORIAL LITIGATION

MDL DOCKET NO. 1467

PLAINTIFFS' THIRD AMENDMENT/SUPPLEMENT
TO PRETRIAL ORDER

Come Now Plaintiffs, by and through Class Counsel, and herewith respectfully file the within and foregoing amendments and/or supplements (shown in **bold** herein) to the Consolidated Pretrial Order filed in this Court on January 28, 2004, and to the First Amendment/Supplement thereto filed February 5, 2004, and to the Second Amendment/Supplement thereto filed February 19, 2004, as follows, by paragraph as numbered in the Pretrial Order:

18.

Attached hereto as Attachment "F-1" for the plaintiff, Attachment "F-2" for the defendant, and Attachment "F-3", etc. for all other parties is a list of all the witnesses and their addresses for each party. The list must designate the witnesses whom the party will have present at trial and those witnesses whom the party may have present at trial. Expert (any witness who

might express an opinion under Rule 702), impeachment and rebuttal witnesses whose use as a witness can be reasonably anticipated must be included. Each party shall also attach to the list a reasonable specific summary of the expected testimony of each expert witness.

All of the other parties may rely upon a representation by a designated party that a witness will be present unless notice to the contrary is given ten (10) days prior to trial to allow the other party(s) to subpoena the witness or to obtain the witness' testimony by other means. Witnesses who are not included on the witness list (including expert, impeachment and rebuttal witnesses whose use should have been reasonably anticipated) will not be permitted to testify, unless expressly authorized by court order based upon a showing that the failure to comply was justified. The parties agree that the respective witness lists may be amended up to ten days prior to the start of the trial, provided that the proposed witness has been previously disclosed in some manner.

**Plaintiffs herewith submit an amended and restated Attachment
“F-1” Witness List.**

19.

Attached hereto as Attachment "G-1" for the plaintiff, "G-2" for the defendant, and "G3", etc. for all other parties are the typed lists of all documentary

and physical evidence that will be tendered at trial. Learned treatises which are expected to be used at trial shall not be admitted as exhibits. Counsel are required, however, to identify all such treatises under a separate heading on the party's exhibit list.

Each party's exhibits shall be numbered serially, beginning with 1, and without the inclusion of any alphabetical or numerical subparts. Adequate space must be left on the left margin of each party's exhibit list for court stamping purposes. A courtesy copy of each party's list must be submitted for use by the judge.

Prior to trial, counsel shall mark the exhibits as numbered on the attached lists by affixing numbered yellow stickers to plaintiffs exhibits, numbered blue stickers to defendant's exhibits, and numbered white stickers to joint exhibits. When there are multiple plaintiffs or defendants, the surname of the particular plaintiff or defendant shall be shown above the number on the stickers for that party's exhibits.

Specific objections to another party's exhibits must be typed on a separate page and must be attached to the exhibit list of the party against whom the objections are raised. Objections as to authenticity, privilege, competency, and, to the extent possible, relevancy of the exhibits shall be included. Any listed

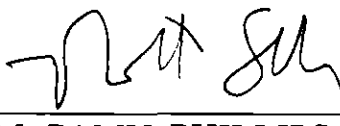
document to which an objection is not raised shall be deemed to have been stipulated as to authenticity by the parties and shall be admitted at trial without further proof of authenticity.

Unless otherwise noted, copies rather than originals of documentary evidence may be used at trial. Documentary or physical exhibits may not be submitted by counsel after filing of the pretrial order, except upon consent of all the parties or permission of the court. Exhibits so admitted must be numbered, inspected by counsel, and marked with stickers prior to trial.

Counsel shall familiarize themselves with all exhibits (and the numbering thereof) prior to trial. Counsel will not be afforded time during trial to examine exhibits that are or should have been listed.

**Plaintiffs herewith submit an amended and restated Attachment
“F-1” Witness List.**

Respectfully Submitted, this 23 day of February, 2004.



McCAMY, PHILLIPS, TUGGLE &
FORDHAM, LLP
Robert H. Smalley, III
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Dalton, Georgia 30722
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*Plaintiffs'/Respondents' Liaison
Counsel*

BARRETT LAW OFFICE
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3319 West End Avenue, 6th Floor
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SIMS, GRADDICK & DODSON, PC
Charles Graddick
Todd Strohmeyer
205 St. Emanuel Street
Mobile, Alabama 36602

MABRY & McCLELLAND, LLP
Robert M. Darroch
Tenth Floor, 2200
Century Parkway, N.E.

Dated this 23 day of February, 2004.

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BERNSTEIN, LLP
Elizabeth J. Cabraser
Embarcadero Center West
275 Battery Street, 30th Floor
San Francisco, CA 94111-3339
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Facsimile: (415) 956-1008

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Leslie Bryan
Suite 1600, 1355 Peachtree Street
Atlanta, Georgia 30309

SHUMAKER, WITT, GAITHER &
WHITAKER
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Suite 500, First Tennessee Building
701 Market Street
Chattanooga, Tennessee 37402

THE FLEISSNER FIRM
Phillip A. Fleissner
600 Georgia Avenue
Chattanooga, Tennessee 37402

Atlanta, Georgia 30345

DAVID RANDOLPH SMITH &
ASSOCIATES
David Randolph Smith
Hillsboro Village, 1910 Acklen Avenue
Nashville, Tennessee 37212

COPPEDGE & LEMAN, PC
Joe Leman
508 South Thornton Avenue
Dalton, Georgia 30720

Plaintiffs' Steering Committee

PROOF OF SERVICE BY MAIL

I hereby certify that a copy of the foregoing was served by postage prepaid United States mail on the 23 of February, 2004 addressed to those listed below:



Robert H. Smalley, III

J. Anderson Davis, Esq.
Brinson, Askew, Berry, Seigler,
Richardson & Davis, LLP
PO Box 5513
Rome, GA 30162

Funeral Home Defendants
Lead/Liaison Counsel

Frank E. Jenkins, III
Jenkins & Olson, PC
15 South Public Square
Cartersville, GA 30120

McCracken K. Poston, Jr., Esq.
Attorney at Law
62 Nance Lane
PO Box 1130
Ringgold, GA 30736

Attachment "G-1"
TRI-STATE CREMATORIAL
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
1)	Collective exhibit of all client files produced by defendants.		
2)	Summary of chart of decedents sent to Tri-State Crematory (sorted first by funeral home and then by year of death)		
3)	Collective exhibit of photographs of Tri-State grounds taken by Georgia Bureau of Investigation (GBI)		
4)	Collective exhibit of photographs of remains discovered on Tri-State grounds taken by GBI;		
5)	GBI aerial diagram of site;		
6)	Exhibits from the deposition of Kris Sperry taken 5/20/03 regarding adulterated remains; GBI document numbers 874, 61, 55, 573, 878, 407, 467-469, 376, 423, 859, 515, 694, 74/1301, 38, 13, 368, 49, 51, 130, 65, 24, 378, 253-255, 413, 361, 610, 668, 435, 417, 418, 440, 717, 480, 570, 825, 345-347, 372, 785, 629, 895, 190, 592, 540, 370, 882, 443, 935, 697, 808, 584, 704, 58, 59, 725, 837, 852, 26, 67, 409, 5/1303, 374, 403, 420, 421, 466, 538, 714, 761, 47, 397, 679, 910, 383, 384, 864, 364, 30, 57, 43, 21, 712, 889, 357, 53, 844, 16, 405, 736, 737, 40, 32, 680, 415, 433, 434, 552, 69, 395.		
7)	Summary chart of adulterated remains from GBI investigation		
8)	G.B.I. evidence receipt regarding adulterated remains of loved one of class member Bryant, date of death 1996		
9)	Collective exhibit of photographs of remains discovered on Tri-State grounds taken on June 20,		

Attachment "G-1"
TRI-STATE CREMATORY
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
	2002;		
10)	Box containing purported remains of Thomas J. Conyers		
11)	Collective exhibit of photographs of Charles Crawford's facility;		
12)	Metal identification disk (exemplar);		
13)	Collective exhibit of photographs David Kirkland's facility;		
14)	Funeral Service Institute "Unit One Introduction & History" (TSC 4705, 4710-4712, 4714-4716, 4750-4784)		
15)	Funeral Service Institute "Unit Two Funeral Home Basics" (TSC 4986-5013)		
16)	"Avoiding Cremation Liability" from the Funeral Service Business and Legal Guide, 1996, issue 7-8		
17)	"An Identification of Human Remains Procedure to Avoid Litigation" from Funeral Service Business and Legal Guide 1995, issue 4		
18)	Mortuary Management publication dated October 1984 titled "Cremation Ethics"		
19)	The International Order of the Golden Rule: Standards of Ethical Conduct;		
20)	CANA Guide to Correct Cremating Procedures (42048), copyright 1980 recovered from Tri-State by the GBI		
21)	CANA Code of Cremation Practice		
22)	Operators Manual for Tri-State Crematory retort (I.E.E.) GBI "crematory records" disc, numbers 42103 - 42146.		
23)	The Cremationist of North America, Vol. 38, No. 1, 2002, February/March/April issue		

Attachment "G-1"
TRI-STATE CREMATORY
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
24)	CANA website page titles, "CANA and Its Funeral Director Member"		
25)	CANA Recommended Procedures for Handling Dead Human Bodies by an Authorized Crematory Authority		
26)	CANA Crematory Operations Seminar for Owners and Managers dated 11/06-07/02		
27)	CANA Guidelines for Funeral Directors Who Do Not Have A Crematory – What To Inspect		
28)	CANA Tri-State press release		
29)	1990 U.S. Income Tax Return, Tri-State Crematory (TSC-0072, TSC-0073, TSC-0074, TSC-0075, TSC-0076, TSC-0077, TSC-0078, TSC-0079, TSC-0080)		
30)	1991 U.S. Income Tax Return, Tri-State Crematory (TSC-0307, TSC-0308, TSC-0309, TSC-0310, TSC-0311, TSC-0312, TSC-0313, TSC-0314, TSC-0315, TSC-0316, TSC-0326)		
31)	Tri-State 1993 Georgia and Federal tax returns		
32)	Income Tax documents for 1995 (TSC 1078, 1083, 1084, 1087)		
33)	Blossman Gas 200 gallon tank Renewal Agreement – 11/27/87		
34)	Industrial Equipment schematics (TSC 1682-1687, 1689, 1690, 1690, 1691-1694)		
35)	Blossman Gas computer business records documenting gas purchases for Tri-State		
36)	Operation and Maintenance Manual, Power-Pak II, Model IE43-OOII, Industrial Equipment Engineering Company, © 1992		
37)	Matthews Equipment (f/n/a Industrial Engineering Equipment) calculations of gallons/cremation, GBI		

Attachment "G-1"
TRI-STATE CREMATORIAL
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
	"crematory records' disc, document # 46570		
38)	Summary Exhibit – Gas Purchase and Consumption Chart		
39)	GBI Forensic Auditor reports from Special Agent Rumery		
40)	Attorney General Opinion Letter dated 06/08/1981		
41)	Contract for Directory Advertising Service dated 06/10/1998 (TSC 3521)		
42)	L.M. Berry & Company regarding advertising in the yellow pages (TSC 3587)		
43)	Telephone Directory advertisements of Tri-State Crematory		
44)	Receipts of remains delivered by Tri-State (GBI documents 47645 - 47709)		
45)	Day Planners recovered from Tri-State		
46)	State of Georgia Motor Vehicle Registration for a 1988 Dodge Dakota (TSC 4096)		
47)	Insurance Identification Card for a 1974 Oldsmobile Hearse effective 08/18/1988 (TSC 3048)		
48)	1981-1982 CANA Certificate of Membership issued to Tommy Ray Marsh (TSC 2402)		
49)	Note "need a pet cremated" (TSC 1090)		
50)	Note to "Ray" "LaShae and Clara have gone to Manchester ... to Gilmore . . . I have gone to Buckner" signed "Ray" (TSC 1111)		
51)	"Agreement Pertaining to Identification Procedures" between J.D.Hill Funeral Home and Tri-State Crematory, dated August 10, 2001, signed by Ray Marsh		
52)	Ray Marsh work orders for Blossman Gas, Inc. in		

Attachment "G-1"
TRI-STATE CREMATORIAL
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
	2001		
53)	Industrial Equipment & Engineering Letter from Paul F. Rahill to Marsh Vault & Grave, dated January 9, 1980 (TSC 6990)		
54)	Industrial Equipment & Engineering Co. invoice dated 05/28/1982 for Econ-O-Pak cremator (TSC 4027)		
55)	Disclosure Statement from Bankers First dated 8/2/1994 for Tommy Ray Marsh and Clara Chestnut Marsh for "remodel house" (TSC 2986)		
56)	Fike Funeral Home General Prices List effective 01/01/02		
57)	Chattanooga Funeral Home-West Chapel General Price list effective 10/24/01		
58)	Chattanooga Funeral Home-West Chapel General Price list effective 01/01/02		
59)	Chattanooga Funeral Home-Valley View Chapel General Price list effective 10/24/01		
60)	Chattanooga Funeral Home-Valley View Chapel General Price list effective 01/01/02		
61)	11/03/92 correspondence from Gloria Bates of the East Tennessee State Funeral Directors and Morticians Association, Inc. to Bill Teague with attached newspaper article		
62)	Written complaint regarding Tri-State Crematory submitted to Walker County Coroner's Office from W.E. McGill to the Georgia Secretary of State Examining Boards		
63)	Correspondence from the Betsy Cohen, Assistant Attorney General for the State of Georgia to Ray Marsh dated 06/06/1995 regarding operation of Tri-State without a license and Voluntary Cease and Desist Order (TSC 1958-1963)		

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TRI-STATE CREMATORIAL
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
64)	08/11/1995 correspondence from County Coroner's Office to the Georgia Examining Board		
65)	Complaint filed with Georgia State Board of Funeral Services, 1996		
66)	Correspondence to Assistant Attorney General Ellen Thompson from Lori Gold of the Georgia State Board of Funeral Services dated 10/24/1996		
67)	Defendant Turner Funeral Home's Responses to Plaintiffs' First Master Interrogatories		
68)	Photographs of uncremated decedent entrusted to Turner discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 05366, 05369, 05370, 05371)		
69)	Defendant R. D. Moore Funeral Home, Inc.'s Responses to Plaintiffs' First Master Interrogatories		
70)	Defendant R. D. Moore Funeral Home, Inc.'s Responses to Plaintiffs' First Master set of Document Requests		
71)	Photographs of uncremated decedent entrusted to R.D.Moore discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 00639, 00641, 00644, 00652)		
72)	Defendant Taylor Funeral Home of Chattanooga, Incorporated's Second Supplemental Responses to Plaintiffs' First Master Interrogatories		
73)	Defendant Taylor Funeral Home of Chattanooga, Incorporated's Responses to Plaintiffs' First Master set of Document Requests		
74)	Photographs of uncremated decedent entrusted to Taylor discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 01477, 01478, 01479, 01489)		

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TRI-STATE CREMATORIAL
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
75)	Defendant Sequatchie Valley Memorial Funeral Home and Gardens Inc.'s Responses to Plaintiffs' First Master Interrogatories		
76)	Defendant Sequatchie Valley Memorial Funeral Home and Gardens Inc.'s Second Supplemental Responses to Plaintiffs' First Master Document Requests		
77)	Photographs of uncremated decedent entrusted to Sequatchie Valley discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 09863, 09865, 09867, 09876)		
78)	Defendant Erwin Pettit Funeral Home, Inc.'s Responses to Plaintiffs' First Master Set of Interrogatories		
79)	Defendant Erwin Pettit Funeral Home, Inc.'s Responses to Plaintiffs' First Master set of Document Requests		
80)	Photographs of uncremated decedent entrusted to Erwin Pettit discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 10096, 10101, 10108, 10120)		
81)	Defendant W.L. Wilson and Sons, Inc.'s Responses to Plaintiffs' First Master Set of Interrogatories		
82)	Defendant W.L. Wilson and Sons, Inc.'s Responses to First Master set of Document Requests		
83)	Defendant Wann Funeral Home's Answers to Plaintiffs' First Master Set of Interrogatories		
84)	Defendant Wann Funeral Home's Responses to Plaintiffs' First Master Set of Document Requests		
85)	Photographs of uncremated decedent entrusted to Wann discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph		

Attachment "G-1"
TRI-STATE CREMATORIAL
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
	numbers 00547, 00549, 00556, 00574)		
86)	Responses of Foster & Sons Funeral Home and Foster & Lay Funeral Home, Inc. to Plaintiffs' First Interrogatories		
87)	Photographs of uncremated decedent entrusted to Foster & Sons discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 07109, 07110, 07117, 07118)		
88)	Answers to Plaintiffs' First Set of Master Interrogatories to Defendants By Defendant House of Overstreet Mortuary, Inc. and Family Mortuary, Inc.		
89)	Response to Plaintiffs' First Master Set of Document Requests to Funeral Home Defendants by Defendant House of Overstreet Mortuary, Inc. and Family Mortuary, Inc.		
90)	Photographs of uncremated decedents entrusted to House of Overstreet and Family Mortuary discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 10720, 10725, 10726, 10730, 12604, 12630, 12638, 12640)		
91)	SCI Funeral Home Defendants' Responses and Objections to Responses to Plaintiffs' First Master Set of Interrogatories		
92)	SCI Funeral Home Defendants' Responses and Objections to Responses to Plaintiffs' First Master Set of Document Requests		
93)	Photographs of uncremated decedent entrusted to SCI discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 17391, 17398, 17400, 17413)		
94)	Defendant Ryan Funeral Home, Inc.'s Supplemental Responses to Plaintiffs' First Master Set of Interrogatories		

Attachment "G-1"
TRI-STATE CREMATORY
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
95)	Defendant Ryan Funeral Home, Inc.'s Supplemental Responses to Plaintiffs' First Master Set of Document Requests		
96)	Photographs of uncremated decedent entrusted to Ryan discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 03720, 03725, 03735, 03754)		
97)	Defendant Thomas & Son Funeral Home, Inc.'s Responses to First Master Set of Interrogatories		
98)	Defendant Thomas & Son Funeral Home, Inc.'s Responses to First Master Set of Document Requests		
99)	Photographs of uncremated decedent entrusted to Thomas & Sons discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 06861, 06869, 06872, 06874)		
100)	Response of Dean Lay d/b/a Cumberland Funeral Home – Tracy City Responses to Plaintiffs' First Interrogatories and Request for Production of Documents		
101)	Photographs of uncremated decedent entrusted to Cumberland discovered and identified on the Tri-State grounds (GBI "identified bodies disc," photograph numbers 10503, 10513, 10519, 10540)		
102)	Defendant Hardwick Funeral Home's Responses to Plaintiffs' First Master Set of Interrogatories		
103)	Defendant Hardwick Funeral Home's Responses to Plaintiffs' First Master Set of Document Requests		
104)	Photographs taken by Dr. John Williams, January 29, 2004, of wood chippers;		
105)	Photographs taken by Dr. John Williams, January 29, 2004, of remains found on Tri State Crematory grounds;		
106)	Data regarding cremated remains examined by Dr.		

Attachment "G-1"
TRI-STATE CREMATORY
PLAINTIFFS' EXHIBIT LIST

Exh. No.	Description	Tendered	Admitted
	John Williams;		
107)	Data regarding cremated remains examined by Dr. William Bass;		
108)	Empty plastic box in which remains were returned from Tri-State Crematory		
109)	No. 5 Standard Test Sieve (4 mm) (for demonstrative purposes only)		
110)	No. 10 Standard Test Sieve (2 mm) (for demonstrative purposes only)		
111)	samples of burned bones (for demonstrative purposes only)		
112)	cremated remains from Tri-State Crematory sorted by particle size		
113)	Photographs of and materials removed from remains returned to Gretchen Edmiston		
114)	Cremated remains from facility other than Tri-State (for demonstrative purposes only)		
115)	Documents listed by other parties		

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Attachment "F-1"
TRI-STATE CREMATORIAL
PLAINTIFFS' WITNESS LIST

NAME	ADDRESS
<i>WILL CALL:</i>	
Crawford, Charles	Crawford Mortuary & Crematory, 2714 Grandview Avenue, Nashville, TN 37211-2233
Kirkland, David	2201 South Cobb Drive SE, Smyrna, GA 30080
<i>MAY CALL:</i>	
Adams, Catherine	154 Raulston Ave., Monteagle, TN 37356
Anderson, Larry	EPA Special Agent, 61 Forsyth St., Atlanta, GA.
Ashburn, David	Walker County Emergency Management Agency, PO Box 445, LaFayette, GA 30728
Barkley, Mary Sue	562 County Road 783, Ider, AL 35981
Barkley, Roosevelt	71 North Center Point Road, LaFayette, GA. 30728
Bass, William (Expert)	The Department of Pathology, UT Graduate School of Medicine, 1924 Alcoa Highway, Knoxville, TN 37921
Bechtel, Carol	4153 Sky Harbor Drive, Coeur d'Alene, ID 83816
Blackburn, Robert	2731 Haywood Avenue, Chattanooga, TN 37415
Blevins, Woodrow	313 Drake Avenue, Huntsville, AL 35801
Bodkin, Tom	
Brewer, Charles P.	631 Erin Way, Brooksville, FL 34601
Brown, Bob	Manager, Blossman Gas, PO Box 216, LaFayette, GA 30728
Bryant, Marsha	P.O. Box 8576, Chattanooga, TN.
Cochran, Max	Henry-Cochran Funeral Home, East Main Street, Blue Ridge, GA 30513
Cochran, Stephen	Cochran Funeral Home, PO Box 338, Blairsville, GA 30512
Conyers, Thomas	1552 Tremont Street, Cincinnati, OH 45214
Cook, Gerald	Employee, Blossman Gas, PO Box 216, LaFayette, GA. 30728
Cordell, Kathryn	3610 5th Avenue, Chattanooga, TN 37407
Cornwell, Charles	118 Center Point Road, LaFayette, GA. 30728
Corriher, Syble	205 Road Runner Boulevard, LaFayette, GA 30728
Crisp, Linda	Rising Fawn, GA
Custodian of records for GA State Funeral Board	Joanne Lyde, Georgia State Board of Funeral Service, 237 Coliseum Drive, Macon, GA 31217
Custodian of records for TN State Funeral Board	Robert Gribble, Davy Crockett Tower, 2nd floor, 500 James Robertson Parkway, Nashville, TN 37243
Custodian of records for Walker County Messenger	Angie Deering, Walker County Messenger, 120 East Patton Street, LaFayette, GA 30728
Douthit, Donald (Expert)	Standard of care expert
Edkins, Thomas	518 West Beech Tree Lane, Wayne, PA 19087

Attachment "F-1"
TRI-STATE CREMATORIAL
PLAINTIFFS' WITNESS LIST

Edmisten, Gretchen	Walker County, GA.
Eggert, James	Sequatchie Valley Funeral Home, PO Box 488, Jasper, TN 37347
Fleeman, Mollie	Professional Licensing Board Division, 237 Coliseum Drive, Macon, GA 31217-3858
Foster, Robert	Foster & Son Funeral Home, 116 St. Clair Street, Tracy City, TN 37387
Friberg, Russell	Heritage Funeral Home, 7454 E. Brainerd Rd., Chattanooga, TN 37421
Fulginetti, Laura	15015 South 14th Place, Phoenix, AZ 95048
Goldizen, Robert	1507 Hickory Valley Rd. Apt. H53, Chattanooga, TN 37421
Green, Daniel	12226 S. Roy Rd., Beloit, WI 53511
Hargis, John	Wann Funeral Home, 4000 Tennessee Avenue, Chattanooga, TN 37409-1321
Harmon, Judy Kay	
Harris, Vallee	1313 Radmoor Circle, Chattanooga, TN 37421
Hedden, Larry	EPA Special Agent, 61 Forsyth St., Atlanta, GA
Heiskell, Bebe	Walker County Commissioner, PO Box 445, LaFayette, GA 30728
Hensley, Jerry	Logan Funeral Home, PO Box 485, Ellijay, GA 30540
Highfield, Ronnie	J.D. Hill Funeral Home, 833 Chickamauga Avenue, Rossville, GA 30741
Hunziker, Bessie	Route 1 Box 644 3rd St., Tracy City, TN 37387
Jaconetti, James	2734 Bradberry Hill Road, Rocky Face, GA 30740
Jeffries, Gloria	207 Holly Avenue, S. Pittsburgh, TN 37380
Jones, Trudy	Post Office Box 355, Sugar Valley, GA 30746
Kelly, Kathi	101 Pleasant St., New London, NH 03257
Kidd, Charles	
Kile, Lee	8288 Chula Creek Road, Chattanooga, TN 37421
Knoedler, Rick	2970 Skyland Drive; Atlanta, GA 30341
Laderman, Gary (Expert)	Emory University, Department of Religion, American Studies, Atlanta, GA 30322
Lasater, Herman	834 Chatfield Street, Lakeland, FL 33803
Lay, Dean	Cumberland Funeral Home, PO Box 247, Monteagle, TN 37356
Lindley, Chris	112 Live Oak Drive, Wrightsville Beach, NC 28480
Mandell, Robbie	PO Box 1402, Ringgold, GA 30736
Marsh, Clara	375 Center Point Road, LaFayette, GA 30728-6609
Marsh, James	
Marsh, LeShea	19 Marsh Lane, LaFayette, GA 30728
Marsh, Ray Brent	
Mason, Tim	
Massey, John	Georgia State Funeral Board, 237 Coliseum Drive, Macon, GA 31217-3858
McConnell, Gary	Former GEMA Director
McGill, William	3807 Airport Road, GA 30728
Mitchell, Adolphus	1401 Market Street, Apt. 307, Chattanooga, TN 37402
Mitchell, Doris	
Moore, Larry	R.D. Moore Funeral Home, 11910 South Main Street, Trenton, GA 30752-0816
Neri, Joe	107-56 122 Street, Richmond Hill, NY 11419
O'Toole, Mary	10220 Big Canoe, Big Canoe, GA 30143
Oden, Joe	4433 Live Oak Lane, Chattanooga, TN 37411

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TRI-STATE CREMATORIAL
PLAINTIFFS' WITNESS LIST

Parker, Jonathan	Georgia State Patrol, 1166 Lovers Lane Road, Calhoun, GA 30701
Patterson, Deloris	PO Box 218, Winston, GA 30187
Pettit, Durward	Erwin-Petitt Funeral Home, 12855 US 27 North, Summerville, GA 30747
Phillips, Eloise	21 Lost Tree Lane, Columbia, SC 29223
Price, Peggy	Route 1 Box 644 3rd St., Tracy City, TN 37387
Rahill, Paul	IEE, 2501 John Young Pkwy., Orlando, FL.
Rainwater, William	J.D. Hill Funeral Home, 833 Chickamauga Avenue, Rossville, GA 30741
Ramey, Greg	Georgia Bureau of Investigation, PO Box 279, Buchanan, GA 30113
Rankin, Preston	5339 Marion Avenue, East Ridge, TN 37412
Raper, Debbie Jo	South Pittsburg, TN
Reynolds, William	3529 Dell Trail; Chattanooga, TN. 37411
Risley, Janice	PO Box 43, Fairmount, GA 30139
Rollins, Paul	131 Raulston Avenue, Monteagle, TN 37356-9573
Ross, Heather	707 Ohio Avenue, Belpre, OH 45714
Ryan, Robert	Ryan Funeral Home, PO Box 506, Trenton, GA 30752
Sanchez, Renee	195 Valley View Dr., Tyrone, GA 30290
Schrader, Robert	Turner Funeral Home, 1101 Dodds Avenue, Chattanooga, TN 37416
Shenk, Mary Ann	936 Mountain Creek Road, Apt. L-95, Chattanooga, Tennessee 37421
Smartt, Maggie	102 Talley Road, Chattanooga, TN. 37411
Smith, Gearldean	429 Center Point Road, LaFayette, GA. 30728
Snow, Bobbie	128 Sparrow Drive, Trenton, GA
Spearman, Walter	262 Joyland Place SW, Building 2 – Apt. 2, Atlanta, GA 30315
Sperry, Kris	GBI, Medical Examiner's Office, PO Box 370808, Decatur, GA 30037-0808
Tamburello, Tom	728 Stallings Road, Trenton, GA 30752
Taylor, Crystal	1904 Tibbs Terrace, Dalton, GA 30720
Taylor, John	Taylor Funeral Home, 3417 Wilcox Boulevard, Chattanooga, TN 37411
Thomas, Bruce	535 Red Bud Road NE, Calhoun, GA 30752
Turner, Mike	Turner Funeral Home, 1101 Dodds Avenue, Chattanooga, TN 37416
Wessells, Joy	711 Key Hulse Road, Signal Mtn., TN 37377
Williams, John (Expert)	Department of Anthropology, Western Carolina University, Cullowhee, NC 28723
Wilson, Dewayne	Walker County Coroner, PO Box 1063, LaFayette, GA 30728
Wilson, Leroy	W.L. Wilson & Sons Funeral Home, PO Box 2093, Ft. Oglethorpe, GA 37402-0093
Wilson, Steve	Walker County Sheriff's Department, PO Box 767, LaFayette, GA 30728
Wolff, Kevin R.	Atlanta Gas & Light and GA Natural Gas, 10 Peachtree Street, Suite 100, Atlanta, GA 30309
Yockel, Paula	72 Transvaal Ave., Pittsburgh, PA 15212
All witnesses listed by any other Party	

Attachment "F-1"
TRI-STATE CREMATORY
PLAINTIFFS' WITNESS LIST